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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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EXAMINER

MUHEBBULLAH, SAJEDA

ART UNIT

PAPER NUMBER

2174

DATE MAILED: 07/01/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No. 09/853,650	Applicant(s) ULRICH ET AL.	
	Examiner Sajeda Muhebbullah	Art Unit 2174	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 01 April 2005.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 28, 32, 41, 43 and 53-79 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 28, 32, 41, 43 and 53-79 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|---|--|
| 1) <input type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input checked="" type="checkbox"/> Interview Summary (PTO-413)
Paper No(s)/Mail Date. <u>20050622</u> . |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____. | 6) <input type="checkbox"/> Other: _____. |

DETAILED ACTION

1. This communication is responsive to RCE filed on 04/01/2005.
2. Claims 28, 32, 41, 43, and 53-79 are pending in this application. Claims 28, 32, 41, 43, 53, 55, 57 and 68 are independent claims. This action is made Non-Final.
3. The indicated allowability of claims 28, 32, 41, 43 and 57-79 are withdrawn in view of the new rejection. Rejections based on the newly cited reference(s) follow.

Claim Rejections - 35 USC § 112

4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
5. Claims 32, 41, 43, and 57-79 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 32 and 57 recite the limitation "said first display position" in line 4.

Claims 41, 43 and 68 recite the limitation "said control element" in line 5.

Claims 41, 43 and 68 recite the limitation "said object" in lines 6 and 9.

Claim 41 recites the limitation "the object" in line 13.

Claims 43 and 68 recite the limitation "the object" in lines 12 and 14.

Claim 69 recites the limitation "the object" in line 5.

There are insufficient antecedent basis for these limitations in the claims.

6. Claim 28 is rejected under 35 U.S.C. 112, second paragraph, as being incomplete for omitting essential elements, such omission amounting to a gap between the elements. See MPEP

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§ 2172.01. The cited functions in claim 28 cannot be performed without being executed by a computer or the like.

Claim Rejections - 35 USC § 102

7. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

8. Claims 28, 53-54, 57-58, and 61-64 are rejected under 35 U.S.C. 102(e) as being anticipated by Vanderheiden (US 6,049,328).

As per independent claim 28, Vanderheiden teaches a computer-readable medium having at least one data structure from which a sound effect can be produced encoded thereon, said data structure comprising:

a first sound segment for initiating said sound effect (col.7, lines 60-64);

a second sound segment which is repeatable to sustain said sound effect (col.7, lines 50-52); and

a third sound segment for decaying said sound effect (col.8, lines 2-6);

wherein said first sound segment, said second sound segment and said third sound segment are associated with a transition between display states of a graphical user interface (col.5, lines 57-61; col.7, lines 59-67; col.8, lines 1-9).

As per independent claim 53, Vanderheiden teaches in a graphical user interface, a method for providing sound effects comprising the steps of:

displaying an object in a first display state, said first display state having no sound effect associated with it; (col.6, lines 18-20; col.9, lines 64-67, col.10, lines 1-2);

identifying a sound effect using a state table, said sound effect being associated with a transition from a first display state to a second display state (col.9, lines 35-52; Fig.7);

varying an output characteristic of said sound effect (col.7, lines 65-67; col.8, lines 1-9);
and

reproducing said sound effect using said varied output characteristic (col.7, lines 65-67; col.8, lines 1-9).

As per claim 54, Vanderheiden further teaches the method of claim 53, wherein said output characteristic is frequency (col.7, lines 65-67; col.8, lines 1-9).

As per independent claim 57, Vanderheiden teaches a method for providing a sound effect corresponding to movement of an object drawn on a graphical user interface of a computer system, the method comprising steps of:

drawing said object in said first display position of a display space controlled by said graphical user interface (Fig.5, *arrow 66*; col.7, lines 59-60);

receiving an indication of movement of said object, the movement being on said graphical user interface (Fig.5, *arrow 66*; col.7, lines 59-60); and

producing a plurality of sound segments (Fig.5, *sound segments 74, 76, 78, 80*) that are each associated with a transition between display states resulting from the object's movement on said graphical user interface (col.7, lines 59-67; col.8, lines 1-9).

As per claim 58, Vanderheiden teaches the method wherein at least one of the sound segments is repeatedly reproduced (Fig.5, *sound segment 74*).

As per claim 61, Vanderheiden teaches the method wherein repeatedly reproducing at least one of the sound segments comprises reproducing the least one of the sound segments at a volume specified for movement of said object (Fig.5, *audio track 72 at specified volume*).

As per claim 62, Vanderheiden teaches the method wherein repeatedly reproducing at least one of the sound segments comprises reproducing the least one of the sound segments at a pitch specified for movement of said object (col.8, lines 2-5).

As per claim 63, Vanderheiden teaches the method wherein repeatedly reproducing at least one of the sound segments comprises reproducing the least one of the sound segments after a delay specified for movement of said object (Fig.5, *delay between segments 76 and 80*).

As per claim 64, Vanderheiden teaches the method wherein producing the plurality of sound segments comprises:

producing an attack sound segment at the indication of movement (Fig.5, *segment 76*),
and

repeatedly producing a sustain sound segment until an indication of termination of movement (Fig.5, *segment 80*); and

transitioning out of the sustain sound segment by producing a decay sound segment (Fig.5, *segment 78*; col.8, lines 1-5).

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9. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

10. Claims 41 and 43 are rejected under 35 U.S.C. 102(b) as being anticipated by McKiel, Jr. ("McKiel", US 5,374,924).

As per independent claim 41, McKiel teaches a computer system with a display and a sound effect system, said computer system comprising:

an input device for controlling movement of a cursor on said display, wherein said input device generates a cursor output in response to said cursor being positioned over said control element (col.3, lines 43-46);

a graphical user interface for rendering said object on said display at a first display position (Fig. 1);

a speaker for producing a sound effect associated with movement of said object (col.2, lines 30-36);

a storage device for storing said sound effect (Fig.2, *sound hardware 53*); and

a processor for controlling the speaker to produce said sound effect in response to movement of the object from the first display position (Fig.2, *CPU hardware 33*).

As per claim 43, McKiel teaches a computer system with a display and a sound effect system, said computer system comprising:

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an input device for controlling movement of a cursor on said display, wherein said input device generates a cursor output in response to said cursor being positioned over said control element (col.3, lines 43-46);

a graphical user interface for rendering said object on said display at a first display position (Fig.1);

first and second speakers for producing a sound effect associated with movement of said object (col.2, lines 30-36);

a storage device for storing said sound effect (Fig.2, *sound hardware 53*);

a processor for controlling the speaker to produce said sound effect in response to movement of the object from the first display position (Fig.2, *CPU hardware 33*);

means for panning said sound effect between said first speaker and said second speaker in response to movement of the object (col.2, lines 30-36); and

means for varying a volume between said first speaker and said second speaker as compared to a recorded volume (col.3, lines 62-68).

Claim Rejections - 35 USC § 103

11. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

12. Claims 59-60, 65, and 68-77 are rejected under 35 U.S.C. 103(a) as being unpatentable over Vanderheiden (US 6,049,328) in view of McKiel, Jr. ("McKiel", US 5,374,924).

As per claim 59, Vanderheiden teaches all of the limitations except for the step of panning at least one of the sound segments between speakers as said object moves. McKiel teaches an interface with sound effects in which speakers are used to demonstrate the effect of an objects movement (col.2, lines 30-36). It would have been obvious to one of ordinary skill in the art at the time of the invention to include McKiel's teaching with Vanderheiden's method in order to provide the user the ability to determine the object's location within the display.

As per claim 60, McKiel teaches the method wherein panning between speakers comprises varying a volume between said speakers as compared to a recorded volume (col.3, lines 62-68).

As per claim 65, McKiel teaches the method comprising selecting, from within a range of frequencies, a frequency for repeatedly reproducing said at least one sound segment (col.4, lines 8-20).

As per independent claim 68, Vanderheiden teaches a computer system with a display and a sound effect system said computer system comprising:

an input device for controlling movement of a cursor on said display (col.4, lines 35-37), wherein said input device generates a cursor output in response to said cursor being positioned over said control element (Fig.5);

a graphical user interface for rendering said object on said display at a first display position (col.4, lines 29-32);

a storage device for storing said sound effect (Fig.1, *memory 40*); and

the sound effect having a plurality of sound segments that are each associated with a transition between display states resulting from the object's movement on said graphical user interface (Fig.5, 72; col.7, lines 59-67; col.8, lines 1-9).

Vanderheiden fails to teach a processor for controlling a speaker for producing a sound effect associated with movement of said object from the first display position. McKiel teaches an interface with sound effects in which speakers are used to demonstrate the effect of an objects movement (col.2, lines 30-36). It would have been obvious to one of ordinary skill in the art at the time of the invention to include McKiel's teaching with Vanderheiden's system in order to provide the user the ability to determine the object's location within the display.

As per claim 69, McKiel teaches the system wherein said speaker is a first speaker, the system further comprising a second speaker for outputting said sound effect; and means for panning said sound effect between said first speaker and said second speaker in response to movement of the object (col.2, lines 30-36).

As per claim 70, McKiel teaches said means for panning to further comprise means for varying a volume between said first speaker and said second speaker as compared to a recorded volume (col.3, lines 62-68).

As per claim 71, Vanderheiden teaches the system wherein a data structure associated with said sound effect includes a volume parameter specified for output of said sound effect (Fig.5, *audio track 72 at specified volume*).

As per claim 72, Vanderheiden teaches the system wherein a data structure associated with said sound effect includes a pitch parameter specified for output of said sound effect (col.8, lines 2-5).

As per claim 73, Vanderheiden teaches the system wherein a data structure associated with said sound effect includes a volume gain parameter specified for output of said sound effect (col.8, lines 2-5).

As per claim 74, Vanderheiden teaches the system wherein a data structure associated with said sound effect includes an attack segment, a sustain segment, and a decay segment (Fig.5, *sound segments 76, 80, 78*).

As per claim 75, Vanderheiden teaches the system to further comprise means for retrieving, prior to retrieving said sustain sound segment, said attack sound segment; and wherein said attack sound segment is reproduced prior to repeatedly reproducing said sustain sound segment (Fig.5, *attack segment 76, sustain segment 80*).

As per claim 76, Vanderheiden teaches the system wherein said means for retrieving further comprises means for retrieving and reproducing, after said second display position is reached, said decay sound segment (col.8, lines 1-9).

As per claim 77, McKiel teaches the system to further comprise means for selecting, from within a range of frequencies, a frequency for repeatedly reproducing said sound effect (col.4, lines 8-20).

Response to Arguments

13. Applicant's arguments with respect to claims 53-54 have been fully considered but they are not persuasive.

Applicant argued the following:

a) Vanderheiden patent does not disclose display states.

The Examiner disagrees for the following reasons:

Per a), the change of the display state of the object is clearly disclosed in Vanderheiden (col.5, lines 57-61). Vanderheiden teaches the instance of a sound effect being associated with the transition from the unpressed/no-touch state to the pressed/button state (col.7, lines 59-67; col.8, lines 1-9).

Allowable Subject Matter

14. Claim 32 would be allowable if rewritten or amended to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action.

15. Claims 66-67 and 78-79 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Specifically, as per claims 66-67 and 78-79, the prior art fails to teach, in combination with the remaining elements:

the method wherein selecting a frequency comprises setting said range of frequencies to an envelope of about plus or minus 2.5 percent of an original frequency at which said at least one sound segment was recorded, as well as the selection being weighted from within said envelope as cited in claims 66-67 and 78-79.

Although McKiel teaches a bounded frequency based on the movement of an onscreen object, the range of frequency is quite large, on the order of plus or minus sixty percent. While the range claimed, about 2.5 percent, is certainly within the range of the reference, to use the reference range in substitution for the claimed range would destroy the utility of the claimed invention.

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Communications

16. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sajeda Muhebbullah whose telephone number is (571) 272-4065. The examiner can normally be reached on Tuesday/Thursday from 8:00 am to 4:30 pm (EST) and on alternate Mondays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kristine Kincaid, can be reached on (571) 272-4063.

The fax number for the organization where this application or proceeding is assigned are as follows:

(703) 746-7238 [After Final Communication]

(703) 872-9306 [Official Communication]

(703) 746-9915 [For status inquiries, Draft Communication]

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

Sajeda Muhebbullah
Patent Examiner
Art Unit 2174

Kristine Kincaid
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